Case 6:21-cv-00239-DNH-TWD Document 1 Filed 03/02/21. DISTRICT OF N.					
UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK ATO'CLOCK_ John M. Domurad, Clerk - Utica					
Gary Holyoke Plaintiff(s)) Civil Case No.: 6:21-cv-3					
vs.) CIVIL COMPLAINT PURSUANT TO					
Maria Holyoke) TITLE VII OF THE					
Tennizer Volz Defendant(s)) CIVIL RIGHTS ACT, AS AMENDED					
Plaintiff(s) demand(s) a trial by: JURY COURT (Select only one).					
JURISDICTION					
1. Jurisdiction is conferred on this court pursuant to 42 U.S.C. § 2000e-5.					
PARTIES					
2. Plaintiff: Gary ArThur Holyoke					
2. Plaintiff: Gary ArThur Holyoke Address: 1505 Herkimer Road #9					
UTica N.Y. 13502					
Additional Plaintiffs may be added on a separate sheet of paper.					
3. a. Defendant: Maria Holyoke					
Official Position: <u>moTher</u>					
Address: 13 Lennon place					
Whitesboro N.Y. 13492					
Jennifer Volz Gray					
ex girl Freind					
UNKNOWN Residence					

	b.	Defendant:	Jennifer Volz Gray		
		Official Position:	ex girlfreind		
		Address:	in Known		
4.	This a	ection is brought pur	rsuant to:		
	<u>X</u>	§ 2000e et seq., ar	vil Rights Act of 1964, as amended, codified at 42 U.S.C. and the Civil Rights Act of 1991, for employment discrimination or, religion, sex or national origin.		
		amended, Civil Ri	nination Act of 1978, codified at 42 U.S.C. § 2000e(k), as ghts Act of 1964, and the Civil Rights Act of 1991, for imination based on pregnancy.		
5.	Venue	Venue is invoked pursuant to 28 U.S.C. s 1391.			
5.	Defendant's conduct is discriminatory with respect to the following (check all that apply):				
		(B) My (C) My (D) My (E) My	race or color. religion. resex (or sexual harassment). resex national origin. regnancy. her: <u>911 pefendents Ignoring Problem</u>		
7.	The c	onduct complained	of in this action involves:		
		(B) Te (C) Fai (D) Un (E) Re (F) Re (G) Ot	ilure to employ. rmination of employment. ilure to promote. lequal terms and conditions of employment. duction in wages. taliation. her acts as specified below: REFUSING TO FACE POBIEM		
			Refusing To Face Problem and work it out which caused act of oppnession		

8. FACTS

Set forth the facts of your case which substantiate your claims. List the events in the order they happened, naming defendants involved, dates and places.

Note: You must include allegations of wrongful conduct as to EACH and EVERY defendant in your complaint. (You may use additional sheets as necessary).

Jennifer volz Gray Had me sign parental Rights

of Chitd which made Maria and Art Holyoke
always start accusing me of all the problems

The list of Drs., always accuse me of sezpophrening
and Hold me in hospital as inpatient and always

Deny The Facts about things and my stability
and my money that they say I can not
handle.

9. CAUSES OF ACTION

Note: You must clearly state each cause of action you assert in this lawsuit.

FIRST CAUSE OF ACTION

Bomebody woke me up at parents house and offered me \$25,000 or 35\$ early retirement Then Fended up in hospital where I was railroded around since 1995 missing opportunities

To work or Invest for my right to aspire

SECOND CAUSE OF ACTION

Every Time I lived on my own
and stable zed myself my ex girifreind & Jennizer
and ex-daughter (Frica) KEPT ignoring or
causing Problems along with my Parents
For me.
THIRD CAUSE OF ACTION
Drs. KEPT mis Diagnoseing me and
Prescribeing wrong medicine along with
Forced in Patient in Psychiatric care
which caused greater instability Because
of income and 1055 of homes
10 I Chalabara Chabana Walion Di Mana II and District da Na Walion

10. I filed charges with the New York State Division on Human Rights, the New York City Commission on Human Rights or Equal Employment Opportunity Commission regarding the alleged discriminatory acts on or about:

(Provide Date)

11. The Equal Employment Opportunity Commission issued a Notice-of-Right-to-Sue letter (copy attached) which was received by me on or about:

(Provide Date)

- 12. The plaintiff is an employee within the meaning of 42 U.S.C. § 2000e(f).
- 13. The defendant(s) is (are) an employer, employment agency, or labor organization within the meaning of 42 U.S.C. § 2000e(b), (c), or (d).
- 14. The defendant(s) is (are) engaged in commerce within the meaning of 42 U.S.C. § 2000e(g).

15. PRAYER FOR RELIEF

WHEREFORE, plaintiff(s) request(s) that this Court grant the following relief:

Medical/Psychiatric records Fixed The
amount of \$27,500,000 frome and help
Finding some person to be a Freind
as a helpmate to have my own Residential
I declare under penalty of perjury that the foregoing is true and correct.

Home

DATED: 2/25/202/

Signature of Plaintiff(s)
(all Plaintiffs must sign)

Mary Nolyote

02/2010

hon. Giglioti hon. angelini

hon, murad Judges I had to be present for.

hon. eanance

hon. Robert Glenn

John Raspante

Steve Huntzinger my different attorneys I had in past year

Carolline Levitt

God

Jesus Christ

Maria Holyoke

Art Holyoke

David Holyoke

Robert Volz Sr.

Jennifer Volz Gray Accused family, doctors and landlords

Matthew Gray

Erica Volz

David Volz

Mike Volz

Nancy Engle

Leslie Engle-Dziedzic

Jennifer Donofrio LPN

Dr. Furarargo

Dr. Khan

Bernard Julian

Timothy Julian

Denise Crist

Dr. Sinha

Dr. Rayancha

Mark Whitaker Jr.

Gary Arthur Holyoke (Me) Plaintiff

Kim Schraeder York street clinic 10 year RNMSW which just is four years probation six years there to try to figure it out

Gary Dziuk case manager

Sandy case manager

Bob Michelle case manager

Dr. Fayez Chaffe understands my tinitus problem

Defendents